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11 12 13 14	TOWARDS JUSTICE DAVID H. SELIGMAN, ESQ. (Pro Hac Vice) NATASHA VITERI, ESQ. (Pro Hac Vice) ALEXANDER HOOD, ESQ. (Pro Hac Vice) alex@towardsjustice.org PO Box 371680, PMB 44465 Denver, CO 80237	
15 16 17 18	EDELSON PC YAMAN SALAHI, ESQ. (<i>Pro Hac Vice</i>) ysalahi@edelson.com 150 California Street, 18th Floor San Francisco, California 94111 Attorneys for Plaintiff and the Putative Class	
20		S DISTRICT COURT T OF NEVADA
21 22	CIRILO UCHARIMA ALVARADO, on Behalf Of Himself and All Others Similarly Situated,) Case No. 3:22-cv-00249-MMD-CLB) ORDER GRANTING
23 24	Plaintiff,	STIPULATION FOR EXTENSIONOF TIME FOR DEFENDANT
25	VS.) WESTERN RANGE ASSOCIATION TO RESPOND TO
26	WESTERN RANGE ASSOCIATION, a California Non-profit corporation; ELLISON RANCHING) PLAINTIFF'S FIRST SET OF REQUEST FOR PRODUCTION
27	COMPANY, a Nevada corporation; JOHN ESPIL SHEEP CO., INC., a Nevada corporation; F.I.M. CORP., a Nevada Corporation; THE LITTLE PARIS SHEEP COMPANY, LLC, a Nevada Limited Liability Company; BORDA LAND &) DOCUMENTS) (Second Request))

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SHEEP COMPANY, LLC, a Nevada Limited
Liability Company; HOLLAND RANCH, LLC,
a Nevada Limited Liability Company; NEED
MORE SHEEP CO., LLC, a Nevada Limited
Liability Company; and FAULKNER LAND AND
LIVESTOCK COMPANY, INC., an Idaho
Corporation.

Defendant WESTERN BANCE ASSOCIATION (**)

Defendant WESTERN RANGE ASSOCIATION ("Western Range"), by and through its counsel, ELLEN JEAN WINOGRAD, ESQ., and JOSE TAFOYA, ESQ., of WOODBURN AND WEDGE, and Plaintiff CIRILO UCHARIMA ALVARADO ("Plaintiff"), by and through his counsel of record, YAMAN SALAHI, ESQ., of EDELSON, P.C., hereby stipulate to extend the time in which Defendant Western Range has to Respond to Plaintiff's First Set of Request for Production of Documents.

Plaintiff served Defendant Western Range Association with its First Set of Requests for Production on May 30, 2023, making responses due on June 29, 2023. The parties previously agreed and stipulated to an extension of time to and including July 28, 2023 in which to allow Defendant Western Range to respond to Plaintiff's First Set of Request for Production of Documents.

Pursuant to this Court's July 25, 2023 Status Conference, the parties are working together to draft a proposed Joint Protective Order. Therefore, the parties agree to a two-week extension to an including Friday, August 11, 2023 for Defendant Western Range to respond to Plaintiff's First Set of Request for Production of Documents and to allow the parties to agree on a Protective Order.

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1	This request is made in good faith and not for the purpose of delay.		
2	The undersigned does hereby affirm pursuant to NRS 239B.030 that the preceding document		
3	does not contain the social security number of any person.		
4	DATED this <u>28th</u> July, 2023.		
5	WOODBURN AND WEDGE EDELSON PC		
6	By <u>s// Ellen Jean Winograd, Esq.</u> By <u>s// Yaman Salahi, Esq.</u>		
7	ELLEN JEAN WINOGRAD, ESQ. YAMAN SALAHI, ESQ.		
8	JOSE TAFOYA, ESQ. Attorneys for Plaintiff Attorneys for Defendant		
9	WESTERN RANGE ASSOCIATION		
10			
11	<u>ORDER</u>		
12	IT IS SO ORDERED.		
13	DATED: July 31 , 2023.		
14	Galde		
15	UNITED STATES MACISTRATE JUDGE		
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